# DEPARTMENT OF CHILDREN AND FAMILIES DIVISION OF EARLY CARE AND EDUCATION ADMINISTRATOR'S MEMO SERIES

\_\_\_\_ ACTION
X NOTICE DECE 08-01

ISSUE DATE: 12/23/2008 DISPOSAL DATE: 12/31/2009

To: Child Care Program Directors

From: Dan Harris /s/

**Division Administrator** 

**RE:** Child Care Administration

2009 Allocations

#### **PURPOSE**

This memo provides notice of 1) the Child Care Administration and Operations allocations for counties for the period of January 1, 2009 through December 31, 2009 and 2) information on the AFSCME family child agreement during the 2009 contract period.

#### **BACKGROUND**

Wisconsin Statute s. 49.155(3m) limits the Department to issue child care administration allocations to no more than the greatest of the following amounts: five percent (5%) of child care benefits distributed in the current year; five percent (5%) of child care benefits distributed in the immediately preceding year; or twenty thousand dollars (\$20,000). The methodology for determining allocations has changed from previous years. However, no county or tribal 2009 contract will be lower than their 2008 level.

#### 2009 Allocations

The funding level for the 2009 Child Care Administration and Operations on a statewide level is \$15,954,379. The 2009 Allocations in the attached chart is the same as the current year. The allocations in the attached chart are final and are not subject to additional reallocation amounts in 2009.

#### AFSCME/Child Care Providers Together (WCCPT)

Governor Doyle signed Executive Order #172 on October 6, 2006 directing the Department of Health and Family Services and the Department of Workforce Development to Meet and Confer with Family Child Care Providers in order to improve the delivery of quality child care services.

The two departments negotiated an agreement with the Wisconsin Child Care Providers Together, AFSCME Councils 40 and 48, AFL-CIO. The members ratified the agreement and it was signed in July. The new Department of Children and Families is executing the agreement.

The following language from the State/WCCPT will be inserted in your CY2009 Child Care Administration contracts, Appendix E:

The County shall perform responsibilities related to the Child Care Programs as specified in this contract, including (but not limited to) following directives in Administrator's Memoranda issued pursuant to Article 3 Sections A, B (6) and (7), C and D and Article 4, Sections 2 and 4 of the Memorandum of Agreement between the Wisconsin Department of Health and Family Services (DHFS), the Wisconsin Department of Workforce Development (DWD) and Wisconsin Child

Care Providers Together, American Federation of State, County and Municipal Employees (AFSCME), Councils 40 and 48, AFL-CIO.

The attachment contains reference materials in the interpretation of these provisions with information to clearly identify what procedures and activities the county agency workers are responsible to provide to family child care provides because of the agreement.

#### AFSCME REGIONAL REPRESENTATIVES

The following is the contact information for AFSCME Regional Representatives:

Milwaukee:

#### **Pete Swinford**

Council 48 3427 W. St. Paul Ave. Milwaukee, WI 53208 1-414-344-6868 ext 227 petedc48@hotmail.com

Balance of State:

Silke O'Donnell
Oma Vic McMurray
Genniene Lovelace-Michel
Child Care Representatives
AFSCME-CCPT Council 40
8033 Excelsior Dr. Ste. B
Madison, WI 53717
608-836-4040 Ext. 222
608-335-7661 Cell
wiccpt@afscmecouncil40.org

#### **ACTION SUMMARY STATEMENT**

County contracts, for the period of January 1, 2009 through December 31, 2009 and tribal contracts, for the period of October 1, 2008 through September 30, 2009 will be issued in December 2008 for the amounts listed on the attached 2009 Allocation chart.

**CONTACT:** DES Grant and Contract Managers

Sue Mathison, County Contract Manager, Bureau of Early Childhood Education,

(608) 266-8872

Attachment: 2009 Allocations

**AFSCME** 

## 2009 CHILD CARE ADMINISTRATION AND OPERATIONS CONTRACT ALLOCATIONS Contract Period – Counties: 01/01/08-12/31/08; Tribes: 10/1/08-09/30/09

Adams       1       \$20,000         Ashland       2       36,173         Barron       3       40,804         Bayfield       4       20,000         Brown       5       409,000         Buffalo       6       20,000         Burnett       7       20,000         Calumet       8       45,440         Chippewa       9       102,221
Barron       3       40,804         Bayfield       4       20,000         Brown       5       409,000         Buffalo       6       20,000         Burnett       7       20,000         Calumet       8       45,440         Chippewa       9       102,221
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Buffalo       6       20,000         Burnett       7       20,000         Calumet       8       45,440         Chippewa       9       102,221
Burnett         7         20,000           Calumet         8         45,440           Chippewa         9         102,221
Burnett         7         20,000           Calumet         8         45,440           Chippewa         9         102,221
Chippewa 9 102,221
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Clark 10 20,000
Columbia 11 53,723
Crawford 12 20,000
Dane 13 1,255,030
Dodge 14 112,722
Door 15 31,863
Douglas 16 76,756
Dunn 17 20,000
Eau Claire 18 213,935
Florence 19 20,000
Fond du Lac 20 104,284
Forest 21 20,000
Grant 22 30,737
Green 23 45,971
Green Lake 24 20,000
lowa 25 20,000
Iron 26 20,000
Jackson 27 20,000
Jefferson 28 59,364
Juneau 29 20,000
Kenosha 30 587,950
Kewaunee 31 20,000
LaCrosse 32 187,999
Lafayette 33 20,000
Langlade 34 28,492
Lincoln 35 32,199
Manitowoc 36 65,289
Marathon 37 216,324
Marinette 38 21,144
Marquette 39 20,000
Milwaukee 40 8,591,831
Monroe 41 42,323

Oconto	42	51,917			
Oneida	43	50,115			
Outagamie	44	235,183			
Ozaukee	45	92,492			
Pepin	46	20,000			
Pierce	47	32,220			
Polk	48	31,571			
Portage	49	96,000			
Price	50	20,000			
Racine	51	497,925			
Richland	52	20,000			
Rock	53	338,353			
Rusk	54	20,000			
St Croix	55	44,684			
Sauk	56	50,165			
Sawyer	57	42,192			
Shawano	58	42,647			
Sheboygan	59	94,315			
Taylor	60	20,000			
Trempealeau	61	38,774			
Vernon	62	20,000			
Vilas	63	20,000			
Walworth	64	61,684			
Washburn	65	20,000			
Washington	66	152,777			
Waukesha	67	427,718			
Waupaca	68	36,612			
Waushara	69	20,000			
Winnebago	70	287,829			
Wood	71	118,531			
Menominee	72	20,000			
County Total		\$15,755,278			
Bad River	CT	\$20,000			
Lac Courte Orielles	3T	20,000			
Lac du Flambeau	4T	20,000			
Oneida Tribe	6T	39,101			
Forest Co					
Potawatomi	7T	20,000			
Red Cliff	8T	20,000			
Sokaogon	9T	20,000			
St. Croix	AT	20,000			
Stockbridge Munsee	BT	20,000			
Tribe Total		\$199,101			
Statewide Total		<i>\$15,954,</i> 379			

### PROCEDURES FOR COUNTY AGENCY WORKERS

AFSCME Language – County Contract	Explanation		
Article 3: Provider Rights			
The State, the Union and providers will treat each other with fairness, courtesy, dignity, consideration and respect. All licensed, certified and provisionally certified family child care providers have:	The State means that agents of state through contractual arrangements will need to follow this provision.		
A. General Provisions     1. The right to be treated as professionals, with courtesy, dignity, consideration, and respect.			
2. The right to conduct their business, free from discrimination based upon their race, color, religion, gender, sexual orientation, national origin, political affiliation, disability, marital status, age, or union affiliation.	The State means that agents of state through contractual arrangements will need to follow this provision.		
The right to substantially consistent and fair application of the rules among all state regulators.	All State Regulators means that agents of state (counties) through contractual arrangements will need to follow this provision.		
B. Records and Rules	Any records or rules need to be provided in the		
6. The right to receive any requests, policy change notifications, or any other written communication from the state in the provider's primary language, as required by state or federal law.	provider's primary language as required by state or federal law. Translation is required if a provider requests it.		
7. The right to have access to read, review and make copies, at the provider's expense, of any information in one's own provider file, provided that information is not protected by federal or state law.	When a provider requests to read, review and make copies of their provider file, the county will need to allow this, at the provider's expense. The provider must allow least a week's notice for these requests so the county agency will have adequate time to process the request.		
C. Inspections and Investigations	When a county child care certifier conducts an		
8. The right to have due consideration given to the non-interruption of normal child care operations whenever an unannounced visit occurs. Nothing in this provision shall require the state regulator to leave the family child care center once the regulator has arrived for the unannounced visit.	unannounced visit to a certified provider, the certifier must allow the provider to give full attention to the children in care (finish meal time, activity that was in process when the certifier arriver, diaper changes, etc) as needed. Note: if violations are documented while the certifier is waiting for the provider's attention, there is nothing in the agreement that prevents the violations be documented and the certifier from writing a non-compliance statement.		
9. The right to be advised as to the type of visit by a state regulator or agent of the state.	The county child care certifer will need to advise the provider about the type of visit. When investigating complaints, the certifier may inform the provider about the type of visit at the end of the visit. Note: Most unannounced visits fall under the category of monitoring visits.		
10. The right to require state staff and agents of the state to provide photo identification prior to all visits, as well as to leave a business card that includes their contact information.	A child care certifer will need to produce photo identification and leave a business card at visits.		
11. The right to be informed of the name and contact information of the	The county child care certifer will need to inform		

regulator's supervisor and to discuss the regulator's performance and findings.	the provider of the supervisors name and contact information.
12. The right to have a witness of the provider's choosing present to observe and document any visit, provided the visit starts when the state regulator arrives.	The certifier must give the provider a chance to make a quick phone call to call a witness. Note: if violations are documented during the phone call, there is nothing in the agreement that prevents the certifier from writing a non-compliance statement for those violations. The witness cannot interfere the monitoring of compliance. The witness is there to document and observe.
13. The right to have an exit interview, at the conclusion of a state regulator's or agent of the state's licensing monitoring visit, that communicates in writing any violations noted, and to be informed of any changes to this report in advance of a final written report being sent.	Certifiers who currently complete the non-compliance statement at the site visit are not affected on this clause. Agencies, which choose to send the visit evaluation (noncompliance statement or checklist) after the visit, must change their routine to leave and Exit Interview Confirmation form attached to this memo. Certifiers will be notified once 2-ply copies of this form will be available from the DOA forms warehouse. If there are changes to the documents, the certifier must contact the provider to inform her/him about the changes.
14. The right to receive a written report of the state regulator's findings listing each observed violation and the specific rule violated, within ten (10) business days of the visit; in a complaint investigation, the right to receive such a report within twenty (20) business days of the conclusion of the complaint investigation.	If violations are documented at a site visit, the certifier must send the non-compliance statement within 10 days of the visit. The agreement language also requires every certifying agency to send complaint investigation results to the provider in writing within 20 days of the conclusion of the complaint investigation.
15. The right to technical assistance by the State, if resources so permit, when the provider receives a monitoring visit that identifies violations.	With reference to technical assistance, DCF 202 – certification rules require certifying agencies to help the provider to comply with the rules. If resources permit, the certifier is encouraged to provide technical assistance to the providers. This could be done by referring a provider to various community resources for assistance.
D. Recourse	There is currently no appeal process for the non- compliance statements; however, this agreement
16. The right to respond in writing within 10 business days to licensing violations noted on the Statement of Noncompliance.	allows the provider to respond in writing to a violation.
17. The right to have complaints against a provider investigated and substantiated before any enforcement action is taken, unless the State regulator determines that a summary suspension (per HFS 45.11(10)(a) is required.	If a complaint is filed against a certified provider, the agency may not take enforcement action (sanction) until the complaint has been investigated and substantiated; however, the agency may suspend the provider if serious concerns are present that may jeopardize health, safety and wellbeing of children in care.
18. The right, if the provider is able to demonstrate discrimination or bias, to request and be provided an alternate state regulator one	The county application is that if a provider is able to demonstrate discrimination or bias, they can

request a new child care certifier, if staffing		
levels permit.		
The provider may have a union representative		
. present during any meeting or hearing. If the		
union representative is present during a		
monitoring visit, the representative cannot		
interfere with the activities of the visit.		
The counties must notify the union of any		
meetings/trainings that they hold for certified		
providers. The county must allow a union		
representative time to conduct union business up		
to 15 minutes prior to and 15 minutes after the		
meeting. This does not mean that the union		
representative will have up to 30 minutes to speak to the training crowd, but only hand out fliers and		
talk to the training attendees one-on-one prior to		
and after the meeting.		
and after the meeting.		
The certifier may not discriminate or favor a		
provider who is represented by WCCPT.		
provider who is represented by WCCF 1.		
S		

#### EXIT INTERVIEW CONFIRMATION

**Use of form:** If the certification worker will mail the Noncompliance Statement and Correction Plan Compliance Statement to the certified child care operator rather than leave a copy immediately, this form will be provided to the operator or designee at the conclusion of the exit interview. It is intended to communicate in writing, as part of the exit interview, the results of the monitoring visit and is not the final written report. If rule/statute violations were documented, Noncompliance Statement and Correction Plan or Compliance Statement, will be prepared by the certification worker and sent to the operator at a later date.

**Instructions:** Add the identifying information in Section A. If rule violations are identified, check the box next to all probable rule violation subject areas in Section B and add explanatory comments if needed. If no rule violations are identified, check the box in Section C. Section E must be signed and dated by the certification worker and the certified operator or designee at the conclusion of the exit interview. The certification worker will call the certified child care operator if, after review of the information obtained at the visit, additional violation subsections will be cited.

A. PROVIDER INFORMATION:								
Provider Name			Provider Number	-	Date – Monitoring Visit			
B. RULE VIOLATIONS Obelow. DCF-11548 Noncomplia  1.	nnce Statement and Correction  9.  □ 202.08(8) ACTIVITIES  10.  □ 202.08(9) EQUIPMENT  11.  □ 202.08(9) TRANSPORTATION  12.  □ 202.08(10) MEALS AND SNACKS  13.  □ 202.08(11) REST  14.  □ 202.08(12) PROVIDER AND PARENT COMMUNICATION  15.  □ 202.08(13) DISCRIMINATION PROHIBITED  16.  □ 202.08(14) MANDATORY CHILD ABUSE REPORTING	Plan will be is:  SCHOOL AGE  17.  □ 202.09	Sued.  PROGRAMS (1m) STRATION (2) PERSONNEL (3) ORIENTATION (4) FACILITY (5) CHILD HEALTH	25.	2.09(8) SANITATION 2.09(9) STAFF IONS WITH CHILDREN 2.09(10) ACTIVITIES AND IT 2.09(11) MEALS AND			
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C. NO RULE VIOLATIONS OBSERVED:  No probable rule violations noted in areas reviewed at this visit.								
<b>D. DETERMINATION PENDING:</b> Visit for purpose of investigation. Investigation is open, and final determination for probable rule violations is pending at time of exit interview.								
E. INTERVIEW CONFIRMATION: Signing below attests that the monitoring visit results have been discussed.								
SIGNATURE – Certification W	Vorker Date Signed	SIGNATUI Operator or	<b>RE</b> – Certified Ch Designee	ild Care	Date Signed			